



#5/ Status  
Jett  
P-2  
1/1/88  
**PATENT APPLICATION**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Robert C. TONKS et al.

**RECEIVED**

DEC 10 1997

Group Art Unit: 2201

Application No.: 08/634,594

**LICENSING & REVIEW**

Filed: April 25, 1996

Docket No.: JAO 38195

For: VTOL AIRCRAFT NOZZLE

**STATUS INQUIRY LETTER**

Assistant Commissioner for Patents  
Washington, D.C. 20231

**RECEIVED**

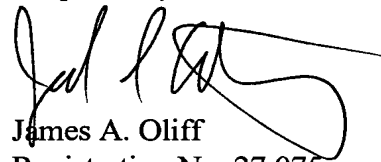
DEC 05

**GROUP 2200**

Sir:

Please indicate below the status of the above-identified patent application, including an indication as to when the next communication can be expected. Please return a copy of this paper to the undersigned.

Respectfully submitted,

  
James A. Oliff  
Registration No. 27,075

Joel S. Armstrong  
Registration No. 36,430

**OLIFF & BERRIDGE, PLC**  
**P.O. Box 19928**  
**Alexandria, Virginia 22320**  
**Telephone: (703) 836-6400**

DEPOSIT ACCOUNT USE  
AUTHORIZATION  
Please grant any extension  
necessary for entry;  
Charge any fee due to our  
Deposit Account No. 15-0461



The  
Patent  
Office

CARDIFF ROAD  
NEWPORT  
GWENT NP9 1RH

28 February 1996

PATENTS ACT 1977

CONDITIONAL PERMIT FOR FILING A PATENT APPLICATION  
OUTSIDE THE UNITED KINGDOM

Application No. GB9510892.4

Filed 30 May 1995

On **23 June 1995** directions were given under Section 22(1) prohibiting publication of information contained in the above-numbered application for defence reasons. The directions are still in force, but the applicant is hereby authorised to apply in **United States America** for grant of a patent in respect of matter contained in the application, subject to the conditions set forth below:-

- (1) The application has been classified by a defence authority of the United Kingdom as **Restricted** and the receiving Government shall be requested to place the corresponding application in secrecy and accord it at least the equivalent security classification.
- (2) The corresponding application shall be abandoned if this action becomes necessary to ensure secrecy.
- (3) All correspondence relating to the corresponding application shall be transmitted solely through officially recognised adequately secure communication channels. All persons in the receiving country required to deal with the patent application there shall have been authorized to have access to such security classified information and be able to provide adequate physical security.
- (4) The applicant shall make available to the receiving Government for defence purposes a copy of the application filed in that country.

This permit applies only to matter disclosed in the United Kingdom application, and it does not authorise the making of an application under the European Patent Convention or the Patent Cooperation Treaty.

for the Comptroller

DP Per 3/77